







on file as it could be gathered from the pleadings and from the opening speech of the plaintiff's counsel. The bill was filed by the plaintiff and defendant were both solicitors of Dubbo, the two chief magistrates of the territory. The late Minister for Water, Mr. Byrnes, having been examined by Dubbo, it had been arranged to give him a dinner, and at a meeting held upon this subject, it had been decided that Mr. Serisier should take the chair. Mr. Tait had been desirous that the Police Magistrate should preside. It was in reference to this opposition to his presidency that Mr. Serisier had, after the meeting, got angry and said:

to have used the words forming the subject matter of this action.

At the opening of the proceedings yesterday, the defendant stated through his counsel that he was not conscious of having used the language attributed to him by the complainant referred to; but he admitted that he had used some angry expressions. And if he had used the words in question, he now retracted them, and regretted their use.

Before his Honor Mr. Justice FAUCETT.

The case of Burton v. Ainsworth was settled out of Court; that of Sempill v. Cleghorne was struck out; and that of Chippett v. Thompson was postponed until Friday.

COOPER V. KELLY.—In connection with this case—referred in yesterday's Herald—we have been requested to state the delay agreed to be allowed was four days. The verdict was unconditionally for the plaintiff, but plaintiff was allowed this time to give up possession, on condition that no injury was done to the property in the interim.

**METROPOLITAN DISTRICT COURT.**  
THURSDAY.  
BEFORE his Honor Mr. District Court Judge McPARKLAND.

**RANDOLPH V. GARDINER.**  
The defendant in this case was the surety of a contractor to the Sydney Municipal Council named O'Brien, and he had endorsed an order, made by O'Brien, and given to the Corporation, for the payment of £30. It was on this endorsement that the plaintiff sued. Verdict for the plaintiff for the amount claimed. Mr. Falls appeared for the plaintiff, and Mr. Gannon for the defendant.

**FRIETAS V. MARKS.**  
This parties in this case had bought two small allotments of land at the Glebe, and built two houses upon them. The agreement between them was that each should pay half of the

This was an action for trespass, damages being laid at \$50. The warrant authorizing the distrain showed that it was made for rent (\$54) due by one O'Brien to the defendant. The defendant's counsel objected that the Court had no jurisdiction, inasmuch as the fact showed an undisturbed partnership, no balance having been struck for the plaintiff, and Mr. Windover, instructed by Mr. Driver, appeared for the defendant.

O'DONNELL V. DEERY.

This was an action for trespass, damages being laid at \$50. The warrant authorizing the distrain showed that it was made for rent (\$54) due by one O'Brien to the de-

defendant. It appeared from the evidence that the defendant had let the house to O'Brien, and had afterwards given him notice to quit. O'Brien ultimately vacated the house without giving any intimation to the defendant, and the plaintiff, finding it empty, went in and took possession. The rent for which the defendant distrained was the amount due from the time that the plaintiff took possession. Mr. Ruxton, who appeared for the plaintiff, argued that the house was let to the plaintiff by O'Brien, and that his client, finding it empty, was at right to go in and take possession. The defendant, having given O'Brien notice to quit, could not afterwards treat him as a tenant and distrain upon his goods, much less upon the goods of the plaintiff. His

This case on motion to recover damages for negligent driving. The plaintiff was an omnibus proprietor, and the defendant was a driver. On the evening of the 10th September the plaintiff's omnibus was being driven along Gough street, past the Australian Joint Stock bank, when the car of the defendant driven by his servant came out of

Plaintiff in this case sued to recover £65 the price of

tain local hold properties at Piddington. The defendant went on to endeavor to show that the contract was cancelled; but he failed to satisfy the Judge that there had been any intention to cancel it. Verdict for the plaintiff for the amount claimed. Mr. Stephen, instructed by Mr. C. Davis, appeared for the plaintiff; Mr. Hellyer for the defendant.

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**WINISOR DISTRICT COURT.**  
FRANCIS M. HASTIE, Court Judge, presiding.  
WEDNESDAY, NOVEMBER 4.  
J. BARNES vs. M. C. BARNES.

1918 was an attach brought to recover \$10. The plaintiff agreed with the defendant and his mother to get him the possible possession of a farm at Wilkes-Barre, Pa., in the month of February, 1918, worth about \$250. The defendant was paid, and a note of hand was given for \$250 on the 1st day of February, 1918. It was all that defendant was asked to pay. A witness for the plaintiff, however, distinctly stated that the defendant promised to pay the plaintiff the money, \$10. Verdict for the plaintiff for the amount of \$10. Mr. Walker, plaintiff's attorney; Mr. Caley for the defendant.

EMANUEL AND SON V. JOHNSON.

The plaintiff sued for \$5.65, the price of three artificial

It was paid for the defendant at his order. It seemed the dentist was to plaintiff's establishment in Sydney, to put four teeth stuffed. After getting them done it was agreed that plaintiff should put in three artificial teeth for defendant. The senior plaintiff was not present in Court, but McLean swore the usual charge was £2 2s. per tooth. Defendant, however, swore that he bargained with the senior plaintiff for £10, and that he had no more to do with it. He said that the senior plaintiff had asked him to be sworn by him. Emmanuel said only half would be £2; but the junior plaintiff said this was for stuffing only. The defendant stated it was half the full charge for stuffing and making the new teeth. He had an additional tooth stuffed (called 3s.), and all he owed the plaintiff was

**CHAPMAN V. HOPKINS AND ANOTHER.**  
This was an action brought to recover £10 16s. 11d. for two years and eight months interest on a promissory note drawn by defendants in favour of plaintiff, dated 10th October, 1865, for £52 9s. at 10 per cent. The dispute was as to whether the interest was payable from the date of the note or from the due date "at interest 10 per cent." The defendants swore that the interest was included in the note, but the plaintiff and now contradicted this. Verdict for the plaintiff £10 16s. 11d. Mr. Colby, plaintiff's attorney;

**Mr. Walker, for defendant.**  
**MAHEON V. BROWN.**  
 Action brought to recover £40 Ls. 5s., for goods sold, board and lodging, work and labour, and cash lent. There was no defence. Verdict for plaintiff. Mr. Walker, plaintiff's attorney.

**BROWN V. WILSON.**  
 This was an action for slander; damages laid at £30. It appeared that the defendant had lost a bullock at the Kurrajong, and he, suspecting the plaintiff of having stolen the same, caused his place to be searched by the police, but no bullock was found. He subsequently met the plaintiff on the Kurrajong Road, near the Out Road,

and in the presence of several persons upon the slanderous words that the plaintiff was the man that had stolen his bullock, and so on and so forth. He repeated similar expressions subsequently to another person. Prior to using the words it seemed to him that he was really intended to challenge to fight by the parties. Verdict for the plaintiff, full costs of Court only. *Mr. Walker*, plaintiff's attorney; *Mr. Coley*, for the defendant.

**TUMWEN V. GRIFFITHS.**

This was an action for seizing and taking 600 bushels of corn, various agricultural implements, and disposing of the same on a farm at Wilberforce. Damages were laid at

£100. On the case being called on, the defendant's attorney produced the plaintiff, who swore that he never authorized the action, and knew nothing of it. It had been instituted by his wife, from whom he had been separated for six years, and without his knowledge or consent. The case was thereupon struck out. Mr. Roberts by Mr. Coley for the plaintiff; and Mr. Walker for the defendant.

**SQUIRE V. BERRY.**

This was an action brought to recover £100 damages for the removal by the defendant of certain permanent fixtures and improvements made by the plaintiff on his premises upon premises of the plaintiff at the defendant's street, Windsor. The plaintiff claimed that the defendant, to the de-

In the premises owned by Joseph Julian, seaman and carrier, from the 1st April, 1961, for a term of seven years. Defendant and Julian erected two slab workshops, 60 feet long, a brick furnace and boiler, several iron pits, and two sheds upon the premises. Julian parted with Busby, and the latter before the term of the lease had expired, pulled down these improvements and used them in the erection of new premises elsewhere, without the consent of his landlord, the plaintiff. It was shown that these buildings were substantially fixed into the ground. The facts were admitted, and the defence turned upon the legal question whether or not the buildings were trade fixtures, and liable to be removed. It was held that they were not, and that the only certain

was contained on the part of the plaintiff's premises. The fixtures could be removed, and such as were not permanently attached to the ground, and built upon piles. On the other hand, several cases were cited showing that Courts have regarded land as the matter of trade fixtures, and as these were fixtures purely for the purposes of trade, they might be removed. They were not attached to the dwelling-house, and when taken down the ground had been levelled, and no injuries whatever had been done to the premises. The plaintiff's advocate averred, however, that no case could be cited in favour of their removal, and that the principle and spirit of the law were against it. Evidence was given of the value, and

the Judge reserved his decision until the following  
(Thursday), when he delivered judgment in favour of the

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SECRET

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men John and Samuel, by Cape Lewis. Captain Hamilton  
 of this passage as follows:—Passed through Hamlin  
 strait, and rounded Cape Lewis, and then the  
 70 continued N.W. with strong winds from W. by N. a strong easterly  
 breeze at 10 p.m. the wind shifted to N. by E. and  
 75 continued N.W. the ship was in latitude 15° 15' N. light  
 wind, then prevailed, with a westerly current, from latitude 14°  
 to the entrance of the Gulf of Carpentaria, where we  
 80 then met with, which carried the ship to ahead of Sandy Cape  
 the entrance of the Gulf of Carpentaria, and then to  
 85 weather. On the passage of the Strait from Awoy to Illi  
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## SALES BY AUCTION.

On TUESDAY, November 10, at 11 o'clock.  
At the Residence of J. T. Arncliffe, Esq.,  
Kings, Darling Point.  
Highly Important Sale by Auction of  
Sole and Substantial Household Furniture and Effects.  
**BRADLEY, NEWTON, and LAMB** have  
been favoured with instructions from J. T.  
Arncliffe, Esq., to sell by auction, at his  
residence, Kings, Darling Point, on TUESDAY, November 10th, at  
11 o'clock.  
The whole of his elegant and substantial household  
furniture and effects, including  
Particulars of which will shortly appear, and catalogue  
to be issued as early as possible.  
On view on Saturday and Sunday, between 9 and 5  
o'clock.  
Terms, cash.

Under instructions from the Importers, Messrs. B. T. Davis  
and Co.  
Attractive Sale of Eastern Produce, including  
Finest Java Table Rice  
Java Cargo Rice  
Sugars—Finest White Crystals  
Bright Ration  
Pepper, White and Black  
Coffee, choice picked sample,  
being  
\* \* The entire cargo of the Reconnaissance, from  
Batavia.  
Day of Sale, TUESDAY, 10th November.  
To Merchants, Speculators, Grocers, Country Buyers,  
Shippers, and others.

**BRADLEY, NEWTON, and LAMB** have  
been favoured with instructions from the  
Importers, Messrs. T. Davis and Co., to sell by auction, at their  
residence, Kings, Darling Point, on TUESDAY, November 10th, at  
11 o'clock.  
The entire cargo of Eastern produce, just arrived  
from Batavia, consisting of rice,  
sugar, coffee, and pepper, as above, specially selected  
for this market.  
Full particulars will appear in future advertisement.  
At the Old Bank of Australia.  
On SATURDAY, November 7th, at 11 o'clock.  
To Furniture Buyers, Dealers, and others.  
Removed from Paddington for convenience of Sale.

Household Furniture and Effects, consisting of  
Drawing-room suite  
Dining-room suite  
Walnut table  
Carpets  
Oblong cottage piano, by Erard  
Harmonium  
Pier glass  
Dinner table  
Chiffoniers  
Bedsteads and Mattresses  
Wardrobe  
Chest Drawers  
Washstand and Toilet Ware  
And Sundries.  
Also a very superior double-barrelled Gun, &c.  
Choirs of Chinese Fancy Goods, viz.,  
Elegant Tea-caddies, Cabinets, Junks, Silk Puggies, Silk  
Handkerchiefs, Scarfs, Mantles, and Sundries.

**BRADLEY, NEWTON, and LAMB** have  
received instructions to sell by auction, at their  
rooms, No. 237, George-street, on SATURDAY, November 7th,  
at 11 o'clock.  
The above.  
Terms, cash.

On SATURDAY, November 7th, at 11 o'clock.  
At the Old Bank of Australia.  
20 TONS BONE DUST,  
To Agriculturalists and others.

**BRADLEY, NEWTON, and LAMB** have  
received instructions to sell by auction, at their  
rooms, No. 237, George-street, on SATURDAY, 7th  
November, at 11 o'clock.  
20 tons bone dust.  
Terms, cash.

Finest Plantation and Native (cotton) Cane.  
Just arrived ex P. and O. Co.'s steamer "Geelong," from  
Galle.  
For Positive Sale.  
At the City Mart, 302, George-street.  
TO-MORROW, Friday, 6th November, at 11 o'clock.  
Important to Office Dealers, Grocers, Storekeepers, Country  
Buyers, and the Trade generally.

**R. F. STUBBS and CO.** have received in-  
structions from the importer to sell by  
auction, at the City Mart, 302, George-street, THIS  
DAY, Friday, 6th November, at 11 o'clock.  
Just arrived ex "Geelong," from Galle.  
40 large finest blue berry plantation coffee  
40 large ditto blue berry plantation coffee  
12 large ditto blue berry plantation coffee  
5 large ditto blue berry plantation coffee  
23 large superior native (cotton) ditto.  
Terms, as above.

Elmer Raisins  
North Wales Cheese.  
**R. F. STUBBS and CO.** will sell, at their  
rooms, THIS DAY,  
11 o'clock.  
20 barrels Elmer Raisins.  
With all faults, if any.  
Terms, as above.

Gouda Candles.  
Now landing ex Colonial Empire,  
More or less damaged.  
On account of whom it may concern.  
Under instructions from Messrs. Montefiore, Joseph,  
and Co.

**R. F. STUBBS and CO.** will sell by auction,  
at their rooms, THIS DAY, November  
6th, at 11 o'clock.  
Ex Colonial Empire,  
More or less damaged by water,  
320 boxes Gouda candles, each 25 lbs.  
Terms, cash.

For Positive Sale  
To close several shipments.  
\* \* Important to Grocers, Storekeepers, Country Buyers,  
Shippers and the Trade generally.

**R. F. STUBBS and CO.** have received in-  
structions to sell by auction, at the City  
Mart, THIS DAY (Friday), 6th November, at 11 o'clock.  
The following balances of shipments of yellow and fine  
cane sugar, the whole of which will be sold to close up  
the various shipments.  
RK—450 large bags  
YY—100 ditto ditto  
VV—250 ditto ditto  
BM—200 ditto ditto  
VV—750 small mats  
VV—200 ditto ditto  
XX—500 ditto ditto  
BD—500 ditto ditto.  
Terms as above.

**R. F. STUBBS and CO.** will sell by public  
auction, at their rooms, THIS DAY, at  
11 o'clock.  
10 barrels currants.  
A prime shipment.  
Terms as above.

On account of whom it may concern.  
More or less damaged by sea water.  
**R. F. STUBBS and CO.** will sell by auc-  
tion, at their rooms, THIS DAY,  
November 6th, at 11 o'clock.  
Ex Colonial Empire,  
150-160-200 cases Currants, each 2 cwt.  
150-160-200 cases Currants, each 2 cwt.  
More or less damaged by sea water.  
Terms, cash.

**R. F. STUBBS and CO.** will sell by auc-  
tion, at their rooms, THIS DAY,  
November 6th, at 11 o'clock.  
150-160-200 cases Currants, each 2 cwt.  
150-160-200 cases Currants, each 2 cwt.  
More or less damaged by sea water.  
Terms, cash.

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More or less damaged by sea water.  
Terms, cash.

**R. F. STUBBS and CO.** will sell by auc-  
tion, at their rooms, THIS DAY,  
November 6th, at 11 o'clock.  
150-160-200 cases Currants, each 2 cwt.  
150-160-200 cases Currants, each 2 cwt.  
More or less damaged by sea water.  
Terms, cash.

On account of whom it may concern.  
California Flour,  
in quarter-casks.  
By Consignors, from San Francisco.  
**R. F. STUBBS and CO.** will sell by  
auction, at the Rooms, THIS DAY,  
November 6th, at 11 o'clock.  
500 quarter-casks superior California Flour.  
More or less damaged.  
Terms, cash.

**R. F. STUBBS and CO.** will sell by auc-  
tion, at the Rooms, THIS DAY, November  
10th, at 11 o'clock.  
125 cases JDE Geneva, each 3-7-3 gallons. Also,  
70 green cases Geneva.  
Terms, cash.

**SCHOONER PACIFIC.**  
This fine Clipper Vessel has been placed in the hands of  
the Auctioneer for sale.  
POSITIVE SALE,  
and can be well recommended as one of the smartest  
little craft sailing out of Port Jackson, combining  
speed, large carrying capacity, and light draught of  
water, altogether admirably suited for the Island or  
Bar Harbour Trade.

**R. F. STUBBS and CO.** have received in-  
structions to sell by auction, at the City  
Mart, on TUESDAY, November 10th, at 11 o'clock.  
The fine clipper schooner,  
"PACIFIC,"  
of 60 tons register, carrying up to 110 tons general  
cargo, on the annually light draft of 7 feet 6  
inches. Well found to stores and running gear,  
is newly equipped, and is now undergoing a  
thorough overhaul on Cuthbert's Patent Slip, where  
interesting purchases are invited to inspect her.  
Inventories at the Rooms of the Auctioneer.  
Terms as above.

Important Tea Sale.  
The Entire Cargo of the Hannah Nicholson, from  
Pootung.  
Comprising—  
1287 Chests Finest Congou  
3295 Half-chests ditto  
1797 Bales ditto.  
For Positive Unreserved Sale.  
At the City Mart, 302, George-street,  
FRIDAY, 6th November, at 11 o'clock.  
Under instructions from the Importers, Messrs. Montefiore,  
Joseph, and Co.

Important to Grocers, Tea Dealers, Storekeepers, Country  
Buyers, Shippers, Speculators, and the Trade generally.  
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**R. F. STUBBS and CO.** have received in-  
structions from Messrs. Montefiore, Joseph,  
and Co., to sell by auction, at the City Mart, George-street,  
THIS DAY, the 6th November, at 11 o'clock.  
The entire cargo of superior new tea, just arrived direct  
from Pootung.  
By Hannah Nicholson,  
MJ Chests, 600  
600 ditto  
34-4-100  
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